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2 **Notice of Extraordinary Visitation: James Edgar, Beneficial Owner 1<sup>st</sup> Lien Holder of STALEY III,**  
3 **JAMES EDGAR Estate d/b/a JAMES EDGAR STALEY III ©®™**

4 1  
2 **RECEIVED**  
3

4 1  
2 SEP 30 2015  
3

4 U.S. District Court  
5 Eastern District of MO  
6

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

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UNITED STATES OF AMERICA ) Case Number: 4:14-CR-153 ERW

-vs-

STALEY III, JAMES EDGAR corp. sole ) NOTICE OF MOTION AND  
Dba. JAMES EDGAR STALEY III ) MOTION TO INTERVENE

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8 **NOTICE OF CONSTITUTIONAL CHALLENGE TO STATUTE**  
9  
10 **AND MOTION TO INTERVENE**  
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15 **TAKE NOTICE THAT** pursuant to the FRCP Rule 5.1(a) the defendant listed in the above-styled action  
16 will make an application for:

17 1. Short leave to be granted for the application; and

18 2. Relief under 24 of the FRCP on the following grounds:

19 a. Challenge of the constitutionality of Federal statutes:

- 20 i. Title 18 United States Code, Section 1343  
21 ii. Title 18 United States Code, Section 3663 A(b)  
22 iii. Title 18 United States Code, Section 3583(b)(2)  
23 iv. Title 18 United States Code, Section 3624(e)  
24 v. Title 18 United States Code, Section 3561 (c)(1)  
25 vi. Title 18 United States Code, Section 3564 (b)  
26 vii. Title 18 United States Code, Section 3571 (b)  
27 viii. Title 18 United States Code, Section 3013  
28 ix. Title 18 United States Code, Section 3572 (a)(6)  
29 x. Title 18 United States Code, Section 3663 A  
30 xi. Title 18 United States Code, Section 3553 (a)  
31 xii. All of USSG (UNITED STATES Sentencing Guidelines).

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38 **AND TAKE FURTHER NOTICE THAT** the defendant rescinds all pleads of guilty that were made on April 30<sup>th</sup>,  
39 2015.  
40

41 **AND TAKE FURTHER NOTICE THAT** the defendant requests a trial date to be set for November 16, 2015 for  
42 the purposes of the United States Attorney General Loretta E. Lynch to have the opportunity to testify as to the  
43 veracity of the above mentioned statutes and their constitutional jurisdiction over the real man James Edgar, who is  
44 Beneficial Owner 1<sup>st</sup> Lien Holder of STALEY III, JAMES EDGAR Estate d/b/a JAMES EDGAR STALEY III  
45 ©®™

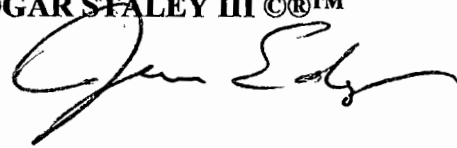
46 **AND TAKE FURTHER NOTICE THAT** the material facts giving rise to the constitutional question are as follows:  
47

- 48 1. The offence number are listed in Paragraph (2)(a)(i.)(ii.)(iii.)(iv.)(v.)(vi.)(vii.)(viii.)(ix.)(x.)(xi.)(xii.);  
49
- 50 2. The date of the alleged offense was February 2008 through 2010;  
51
- 52 3. The date of the delivery of the defendant is October 20<sup>th</sup>, 2015  
53
- 54 4. The defendant's *unalienable rights, protected by* the Constitution for the United States of America  
55 (as ratified without subsequent amendments) and BILL OF RIGHTS, right of travel and freedom  
56 of movement has been violated;  
57
- 58 5. The defendant's *unalienable rights* were violated; *protected by* the Constitution for the United  
59 States of America (as ratified without subsequent amendments) and ARTICLE I. BILL OF  
60 RIGHTS, SECTION. XII. The right of the people to be secure in their persons, houses, papers,  
61 and effects against unreasonable searches and seizures, shall not be violated; and no warrant shall  
62 issue except upon probable cause, supported by oath, or affirmation, particularly describing the  
63 place, or places, to be searched, and the persons or things to be seized. violated;  
64
- 65 6. The defendant relied in good faith on statements, representations, written documentation and  
66 information provided directly from the owners of B & B Equity Group LLC.  
67
- 68 7. Substantive Law is in support of defendant's defense.

69  
70 **AND TAKE FURTHER NOTICE THAT** the grounds for this constitutional question are as follows:  
71

- 72 1. That the Eastern District of Missouri, United States District Court comply to Rule 24. of the  
73 FRCP;  
74
- 75 2. That the Eastern District of Missouri, United States District Court reschedule delivery date of  
76 defendant until constitutional challenge is examined and the United States Attorney General has  
77 been properly placed on notice.

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JAMES EDGAR Estate d/b/a JAMES EDGAR STALEY III ©®™**



80  
81 September 30, 2015

82  
83 James Edgar, registered Owner  
84 of STALEY III, JAMES EDGAR corp. sole  
85 Dba JAMES EDGAR STALEY III  
86 c/o [1] Windcastle Drive  
87 Saint Charles [Missouri] state Republic Near; [63304]

88  
89  
90  
91 TO:

92  
93 Eastern District of Missouri, United States District Court;

94 **Dianna R. Collins**, Assistant United States Attorney # 59641MO  
95 111 South 10<sup>th</sup> Street, Suite 3.300  
96 St. Louis, Missouri; near [63102]

97  
98 Eastern District of Missouri, United States District Court:

99  
100 **Gregory J. Linhares**, Clerk of Court  
101 111 South 10<sup>th</sup> Street, Suite 3.300  
102 St. Louis, Missouri; near [63102]  
103 Phone: (314) 244-7900  
104 Fax: (314) 244-7909

105  
106  
107  
108 United States Attorney General's Office  
109 U.S. Department of Justice

110  
111  
112 **Loretta E. Lynch**  
113 950 Pennsylvania Avenue, NW  
114 Washington, DC 20530-0001

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UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

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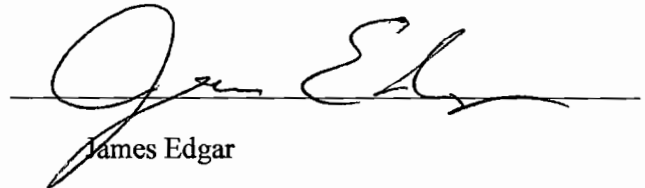
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**CERTIFICATE OF SERVICE**

I, James Edgar, living Man for STALEY III, JAMES EDGAR corp. sole, dba. JAMES EDGAR STALEY III, is to certify that I have this day served the District Attorney with this **Notice of Constitutional Challenge to Statute and Motion to Intervene** by Hand Delivery thereon the ensure delivery to:

Dated this 30th day of September, 2015



James Edgar

James Edgar, registered Owner  
of STALEY III, JAMES EDGAR corp. sole  
Dba JAMES EDGAR STALEY III  
c/o [1] Windcastle Drive  
Saint Charles [Missouri] state Republic Near; [63304]